

- Wards divided into precincts for largest wards, precincts described and named (repealed 3-6-77)
- Polling and registration points identified; registrars named (repealed 3-6-77)
- Electors must be 21, resident of state 12 months, of city ward, block and lot for 90 days prior to election (repealed 3-6-77)
- Any elector can challenge eligibility of another elector and elector can challenge vote made on election day (repealed 3-6-77)
- Inspectors of election named (repealed 3-6-77)
- If alderman refuses to give up office after term expires, guilty of misdemeanor, \$2000 fine and serve 2 years in jail

February 28, 1877

- Governor to appoint biennially five members to Board of Audit and Finance (one from each ward)
- Board to meet at least twice a month
- Board to audit all financial claims against city, approve taxation by Board of Aldermen, set and pay salaries of city employees, chairman of Board of Audit and Finance also Chair of Sinking Fund.

March 6, 1877

- Sec. 4 of February 3, 1875 Act repealed and replaced with division of city by five wards. Ward boundaries delineated.
- 10 member Board of Aldermen with two elected from each ward. Aldermen have to be qualified voter, resident of city for a year, resident of ward for 90 days.
- Vacancy “for any cause whatsoever” to be filled by election [by voters?]
- Biennial elections with first held on 4th Thursday in March, 1879.
- Eligible voters: 21 years old, resident of state one year, resident of ward 90 days prior to election.
- Elector eligibility can be challenged by other electors.
- Registrars, precincts and locations named.
- Elections inspectors named by precinct and ward.
- Board of Aldermen can levy taxes and seize property for non-payment.
- Office of Marshall and Assistant Marshall replaced by Chief of Police.
- Repeal of Sec. 4, 5, 7, 8, 9, 10, 11, 12, 15, 21 of February 3, 1875 Amendment.

February 27, 1879

- Mayor and Board of Aldermen in office as of March 26, 1879 to continue in office until regular election (as described in act of March 6, 1877) on 4th Thursday of March, 1881 and successors are qualified.

March 9, 1883

- Amended Sec. 5, Ch. 192 (March 6, 1877): valid voter registration should include name, lot number, block number and ward number (amended again 1885)
- Sec. 2: Aldermen required to have blocks and lots number 30 days prior to election (repealed 1885)

February 26, 1885

- Change word “lot” to “house” in section 1 of Chapter 308 (March 9, 1883)
- Section two of Ch. 308, March 9, 1883 repealed.

February 20, 1891